1	FRANK C. GILMORE, ESQ. State Bar No. 10052	
2	ROBISON, BELAUSTEGUI, SHARP & LOW 71 Washington Street	
3	Reno, NV 89503 Telephone: (775) 329-3151	
4	Attorneys for Plaintiff	
5		
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7		
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10		
11		
12	STRICT SCRUTINY MEDIA, CO., a	) Case No.: 3:16-cv-00734
13	Nevada Corporation.	) ) STIPULATION AND ORDER FOR
14	Plaintiff,	<ul><li>EXTENSION OF TIME WITHIN WHICH</li><li>TO RESPOND</li></ul>
15	VS.	) [First Request]
16	THE CITY OF RENO, a municipal corporation,	
17	Defendant.	}
18		
19	STRICT SCRUTINY MEDIA, CO. ("Plaintiff"), by and through its attorneys of	
20	record, and Defendant THE CITY OF RENO'S ("City" or "Reno"), by and through its	
21	attorneys of record, do hereby stipulate and agree that Plaintiff may have an additional	

STRICT SCRUTINY MEDIA, CO. ("Plaintiff"), by and through its attorneys of record, and Defendant THE CITY OF RENO'S ("City" or "Reno"), by and through its attorneys of record, do hereby stipulate and agree that Plaintiff may have an additional time within which to respond to the City's Opposition to the Motion for Preliminary Injunction (Doc#12). Plaintiff's counsel is ill and is not able to complete the Plaintiff's response within the time currently scheduled. Therefore, the parties respectfully request an extension to Friday, February 3, 2017 within which for Plaintiff to respond to the City's Opposition to Motion for Preliminary Injunction. No prejudice will be had by Defendant if the extension is granted and this extension is not requested for purposes of delay.

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## Case 3:16-cv-00734-MMD-WGC Document 16 Filed 01/27/17 Page 2 of 3

DATED: This 26 <sup>th</sup> day of January, 2017.	
ROBISON, BELAUSTEGUI, SHARP & LOW	
A Professional Corporation 71 Washington Street	
Reno, Nevada 89503	
/s/ Frank C. Gilmore	
FRANK C. GILMORE - NV Bar #10052 Attorneys for Plaintiff	
The state of the s	
DATED: This 26 <sup>th</sup> day of January, 2017.	
CITY OF RENO Post Office Box 1900	
Reno, NV 89505	
/s/ Chandeni K. Sendall	
KARL S. HALL Reno City Attorney	
CHANDÉNI K. SENDALL Deputy City Attorney	
Nevada State Bar No. 12750 Attorney for Defendant City of Reno	
IT IS SO ORDERED, that Plaintiff may have until Friday, February 3, 2017, within	
which to file its response to the City's Opposition to the Motion for Preliminary Injunction.	
Dated this 26thday of January, 2017.	
1. (la)	
DIOTRIOT HIPOT	
DISTRICT JUDGE	

Robison, Belaustegui, Sharp & Low 71 Washington St. Reno, NV 89503 (775) 329-3151

CERTIFICATE OF SERVICE	
Pursuant to FRCP 5(b), I certify that I am an employee of Robison, Belaustegui,	
Sharp & Low, and that on this date I caused to be served a true copy of the	
STIPULATION AND ORDER FOR EXTENSION OF TIME WITHIN WHICH TO	
RESPOND [First Request] on all parties to this action by the method(s) indicated below	
by placing an original or true copy thereof in a sealed envelope, with sufficient postage affixed thereto, in the United States mail at Reno, Nevada, addressed to:	
Karl S. Hall, Esq. Reno City Attorney Chandeni K. Sendall Deputy City Attorney Post Office Box 1900 Reno, Nevada 89505	
by using the Court's CM/ECF Electronic Notification System addressed to:	
Karl S. Hall, Esq. Chandeni K. Sendall, Esq. scendallc@reno.gov	
by placing an original or true copy thereof in a sealed envelope for personal delivery/hand delivery of original addressed to:  Karl S. Hall, Esq. Reno City Attorney Chandeni K. Sendall Deputy City Attorney	
Acrio, Nevada 65001	
by facsimile (fax) addressed to:	
by Federal Express/UPS or other overnight delivery addressed to:	
DATED: This <u>Ala<sup>th</sup></u> day of January, 2017.	
Mary Carrolla Cavas	

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